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′	
8	UNITED STATES DI
-	

S DISTRICT COURT

DISTRICT OF NEVADA

SHAWN PADILLA, an individual,			
	Plaintiff,		
v.			
MGM GRAND HOTEL, entity; ANDREW STEVI individual (Doe 1); KEVI individual (Doe 2); JERIN individual (Doe 3); DOES ROES I through X,	ENSON, an EN ADAMS, an MIAH TIPTON, an		
	Defendants.		

Case No. 2:22-cv-02109-RFB-BNW

APPENDIX OF EXHIBITS IN SUPPORT OF DEFENDANT MGM **GRAND HOTEL, LLC'S EMERGENCY** MOTION FOR PROTECTIVE ORDER AND MOTION TO QUASH SUBPOENA

Defendant MGM Grand Hotel, LLC, by and through its undersigned counsel, and pursuant to Local Rules IA 10-3 and IC 2-2(a)(3)(A), hereby submits the following Exhibits in support of its Emergency Motion for Protective Order and Motion to Quash Subpoena.

Exhibit	<u>Description</u>	No. of Pages	<u>Pages</u>
1	E-mail Correspondence Regarding Mr. Hornbuckle's Deposition	5	001 – 005
2	Subpoena to Testify at a Deposition in a Civil Action to William Hornbuckle	4	006 - 009

SEMENZA RICKARD LAW 10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145 Telephone: (702) 835-6803

3	Notice of Taking Videotaped Deposition of William Hornbuckle	4	010 - 013
4	May 9, 2026 Meet and Confer Transcript	38	014 - 051
5	E-mail Regarding Acceptance of Service	2	052 - 053
6	Acceptance of Service of Notice of Subpoena and Notice of Taking Deposition of William Hornbuckle	3	054 - 056
7	Mr. Clough's May 15, 2025 E-mail	4	057 - 060
8	May 15, 2025 Meet and Confer Conference Transcript	43	061 - 103
9	Plaintiff's May 25, 2025 E-mail Correspondence	6	104 - 109
10	Objection to Subpoena for Deposition and Request for Documents	7	110 – 116
11	Surveillance Policies and Procedures (Filed Under Seal)	1	117

Dated this 23rd day of May, 2025.

SEMENZA RICKARD LAW

/s/ Lawrence J. Semenza, III

Lawrence J. Semenza, III, Esq., Bar No. 7174 Katie L. Cannata, Esq., Bar No. 14848 10161 Park Run Drive, Ste. 150 Las Vegas, Nevada 89145

Attorneys for Defendant MGM Grand Hotel, LLC

CERTIFICATE OF SERVICE 1 2 I am employed by the law firm of Semenza Rickard Law in Clark County, Nevada. I am over the age of 18 and not a party to this action. The business address is 10161 Park Run Drive, 3 Suite 150, Las Vegas, Nevada 89145. 4 On the 23rd day of May 2025, I served the document(s), described as: 5 APPENDIX OF EXHIBITS IN SUPPORT OF DEFENDANT MGM GRAND HOTEL, 6 LLC'S EMERGENCY MOTION FOR PROTECTIVE ORDER AND MOTION TO **OUASH SUBPOENA** 7 \boxtimes by sending \square an original \boxtimes a true and correct copy will be sent by the following: 8 9 a. via CM/ECF System (You must attach the "Notice of Electronic Filing", or list all persons and addresses and attach additional paper if necessary) 10 OFFICE OF THE ATTORNEY GENERAL 11 Michael Somps msomps@ag.nv.gov, Nona ML Lawrence, nlawrence@ag.nv.gov 12 Attorneys for Defendants Kevin Adams and Andrew Stevenson 13 MAIER GUTIERREZ & ASSOCIATES 14 Joseph A. Gutierrez, jag@mgalaw.com, Stephen G. Clough, sgc@mgalaw.com, 15 Yadira Gonzalez, yg@mgalaw.com 16 LAW OFFICE OF RAFFI A. NAHABEDIAN 17 Raffi A. Nahabedian, Esq., raffi@nahabedianlaw.com Attorneys for Plaintiff 18 b. BY U.S. MAIL. 19 c. BY PERSONAL SERVICE. 20 21 d. BY DIRECT EMAIL. 22 e. BY FACSIMILE TRANSMISSION. 23 I declare under penalty of perjury that the foregoing is true and correct. 24 /s/ Angie Barreras 25 An Employee of Semenza Rickard Law 26 27 28